PATENT COOPERATION TREATY

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From the	INTERNATIONAL	SEARCHING	AUTHORITY

From the INTERNATIONAL SEARCHING AUTHORITY	16 UC1 2006			
To: PAUL FENSTER FENSTER & COMPANY, INTELLECTUAL PROPERTY LTD. P.O. BOX 10256 PETACH TIKVA, ISRAEL 49002	INVITATION TO PAY ADDITIONAL FEES CAND, WHERE APPLICABLE, PROTEST FEE			
	(PCT Article 17(3)(a) and Rule 40.1 and 40.2(e)) Date of Mailing (day/month/year) 05 October 2006 (05.10.2006)			
	PAYMENT DUE			
Applicant's or agent's file reference	within ONE MONTH from			
110/05022 International application No.	the above date of mailing International filing date			
пцетпанован аррысацов вчо.	(day/month/year) 22 February 2006 (22.02.2006)			
PCT/IL06/00239				
Applicant				
DISC-O-TECH MEDICAL TECHNOLOGIES, LTD.				
This International Searching Authority				
(i) considers that there are <u>8</u> (number of) inventions claimed in the international application covered by the claims indicated below/on an extra sheet: Please See Continuation Sheet				
(ii) therefore considers that the international application does (Rules 13.1, 13.2 and 13.3) for the reasons indicated below Please See Continuation Sheet	s not comply with the requirement of unity of invention //on an extra sheet:			
(iii) has carried out a partial international search (see An on those parts of the international application which related 66,79,80 and 93-119	nex) will establish the international search report te to the invention first mentioned in claims Nos.: 1-22,64-			
(iv) will establish the international search report on the other patents to which, additional fees are paid.				
2. Consequently, the applicant is hereby invited to pay, within the time limit indicated above, to pay the amount indicated below:				
\$1,000.00 X 7 = \$7,000.00 Fee per additional invention number of additional inventions total amount of additional fees/currency				
The applicant is informed that, according to Rule 40.2(c), the payment of any additional fees may be made under protest, that is, a reasoned statement to the effect that the international application complies with the requirement of unity of invention or that the amount of the required additional fees is excessive, where applicable, subject to the payment of a protest fee.				
Where the applicant pays additional fees under protest, the applicant is hereby invited, within the time limit indicated above, to pay a protest fee (Rule 40.2(e)) in the amount of				
Where the applicant has not, within the time limit indicated above, paid the required protest fee, the protest will be considered not to have been made and the International Searching Authority will so declare.				
4. Claim(s) Nos have been found to be unsearchable under Actiolo 17(2)(b) because of defeats under Actiolo 17(2)(s) and therefore have not been included with any invention.				
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450	Authorized officer Paul B. Prebific Telephone No. (571) 272-4758			
Facsimile No. (571) 273-3201				

Form PCT/ISA/206 (April 2005)

INVITATION TO PAY ADDITIONAL FEES AND, WHERE APPLICABLE, PROTEST FEE

International application No. PCT/IL06/00239

This International Search Authority has found 8 inventions claimed in the International Application covered by the claims indicated below:

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group I, claim(s) 1-22, 64-66, 79, 80, 93, 94, and 95-119, drawn to a bone cement.

Group II, claim(s) 23-25, 67-71 and 84, drawn to a vertebral implant.

Group III, claim(s) 26-38, 47-56, 81, 87, and 90, drawn to a apparatus for injecting bone cement.

Group IV, claim(s) 39-46, 57-63, 77, 78, 83, 88, and 92, drawn to a method of delivering unhardened cement.

Group V, claim(s) 72-76, drawn to an intramedular nail.

Group VI, claim(s) 82, drawn to a apparatus for mixing.

Group VII, claim(s) 85, 86, and 91, drawn to a method of treating vertebrae.

Group VIII, claim(s) 89, drawn to a method of filling injection reservoirs.

1. This International Searching Authority considers that the international application does not comply with the requirements of unity of invention (Rules 13.1, 13.2 and 13.3) for the reasons indicated below:

The inventions listed as Groups I to VIII do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT

Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Specifically, there is no corresponding special technical feature. Bone cement has been know to the art for many years. Furthermore, it has been known to hydraulically inject bone cement in to bone; see WO 2004080357. For this reason, the claimed Groups do not relate to a single general inventive concept under PCT Rule 13.1 and Rule 13.2.